UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		CHAMBERS OF GEORGE A YANTHIS U.S.M.J.
ROBERT GREBOW,	*	
Plantiff(s),		CMK)(GA(WP4)(LMS/MDF/GAY)
-against-	:	
HYUNDAI OF NEW ROCHELLE, INC.	Tr	Comment of the second s
		SDC3DGY
Defendant(s).		
	X	
<u>CIVIL CASE MA</u>	NAGEMENT PLAC	
 This case is/is not to be tried to a jury Initial disclosures pursuant to Fed.R. exchanged by NOV. 15 2007, which is with be served. 	.Civ.P. 26(a)(1) have	
3. No additional parties may be joined	after MARCH 31	2008
4. No pleading may be amended after_	MARCH 31, 200	8
5. All discovery, including expert discovery MAY 31, 2008	overy, must be comp ersonal injury, civil	•
discrimination or medical malpractice cases on	ly): Plaintiffs depos	ition shall be taken first, and
shall be completed by MARCH 31, 2008	(In other types of ca	ses the depositions will
proceed in whatever order itsey are noticed and	there is no requirem	en for plaintiff's deposition
to take place first). PLEASE NOTE: the phras	e "all discovery, inc	uding expert discovery"
means that the parties must select and disclose	their experts' identit	and opinions, as required

by Fod. R. Civ. P. 20(a)(2)(B), well before the	cxbragon of rife of	scovery person. Expert
disclosures conforming with Rule 26 of all int	formation except the	e expert reports must be made
no later than APRIL 30, 2008	, and will be made a	simultaneously. Disclosures of
the expert reports must be made no later than		
depositions must be completed by MAY 31,	2008	Supplemental expert reports, if
any, must be exchanged no later than MAY		
6. The following discovery is necessa	ry in order for the p	arties to be able to consider
settlement prior to the completion of all disco	very: document	exchange, interrogatories
and it will be completed no later than FEBR	UARY 1, 2008	, after which the parties
may request a settlement conference.		

- 7. Any in limine motions, as well as proposed voir dire questions and proposed jury instructions, shall be served and filed no later than 60 days after the close of discovery. No pretrial order will be required unless specifically ordered by the Court.
- 8. No motion for summary judgment may be served after the date the pre-trial submissions are due. The filting of a motion for summary judgment does not relieve the parties of the obligation to file the pre-trial submissions on the assigned date in the absence of an Order providing such relief. Any opposition to a summary judgment motion shall be served and filed no later than 60 days after service of the motion; reply papers, if any, shall be served and filed no later than 10 days after service of the opposition. Page limits for such motions are governed by the designated Magistrate Indigs's individual practices.
- 8. Discovery disputes will be resolved under the White Plant Magistrate Judges' standard Discovery Order the existence of a discovery dispute will not result in any extension

of the discovery deadline or trial-ready date.

- 9. This scheduling order may be altered or amended only on a showing of good cause not foreseeable at the time this order is entered. Counsel should not assume that extensions will be granted as a matter of routine.
- 10. Counsel must confer about the prospect of consenting to the jurisdiction of the designated Magistrate Judge for all purposes, including trial, pursuant to 28 U.S.C. §636(c). If the parties consent, then all proceedings, including trial, will take place before the designated Magistrate Judge. Consent forms for this purpose are available on the Court's website, and consent may occur at any time during the proceedings.

Dated:

White Plans New York

-/ be /1.

United States Magastrate

SO ORDERED